1		
2		
3		
4	UNITED STATES DISTRICT COURT	
5	DISTRICT OF NEVADA	
6	* * *	
7 8 9	UNITED STATES OF AMERICA, Plaintiff,	2:09-cr-00078-JCM-RJJ 2:10-cr-00520-JCM-RJJ
10	v.	ORDER
11 12	SHAWN RICE,  Defendant.	Defendant Rice's Motion for Independent and Unbiased Court (#243) (#26)
13 14 15	This matter comes before the Court on Defendant Rice's Motion for Independent and Unbiased Court (#243) and (#26). The Court has reviewed the motions (#243) and (#26) and the	
16	Responses (#259) and (#36) thereto.	
17	BACKGROUND	
18	On March 3, 2009, Rice was indicted and charged with one count of conspiracy to	
19	commit money laundering pursuant to 18 U.S.C. § 6156(h), thirteen counts of money laundering	
20	pursuant to 128 U.S.C. § 1656(a)(3)(A), and aiding and abetting.	
21	On June 14, 2012, Rice filed this Motion for Independent and Unbiased Court (#243)	
22	(#26) asserting that the Court has a conflict of interest pursuant to 28 U.S.C. §§ 454¹ and 455.	
23	Aside from the assertion that the judge in this case has "invested in assets that bias the court,"	
24	Rice provides neither evidence of bias nor details regarding what that bias might be.	
25		
<ul><li>26</li><li>27</li><li>28</li></ul>	States who engages in the practice of law is guilty of a high misdemeanor." 28 U.S.C. § 454. As Rice does not actually allege that the district judge or magistrate judge assigned to this case are engaging in	
	41	

Rice has requested that the Court produce: (1) "the original oath of office and all 1 supporting documents for examination to establish that the court has jurisdiction proceed;" and (2) "a certified copy of the Judges [sic] financial statements within the last 90 days to insure that the judge has no conflict of interest in this case." Motion (#243) at 2. 5 Rice also requests that the Court "make proper findings of fact and law on all documents filed with the court, citing Supreme Court authority for its rulings, without bias," and that "the udge and magistrate [judge] in this case issue a ruling on whether they have a conflict of interest in these proceedings." *Id*. **DISCUSSION** 10 Pursuant to 28 U.S.C. § 455 any judge or magistrate judge must "disqualify himself in 11 any proceeding in which his impartiality might reasonably be questioned." Federal judges are under a duty to monitor their financial and personal situations and to disqualify themselves in cases of bias, or the reasonable appearance of bias. On the other hand, judges have no duty to produce evidence of their impartiality merely because a party requests it. Further, Rice has not 15 presented any evidence which would reasonably cause the impartiality of the district judge or magistrate judge to be called into question. Rice's requests for evidence of impartiality from the 16 Court is wholly inappropriate and will be denied. 17 18 **CONCLUSION** Based on the foregoing, and good cause appearing therefore, 19 20 IT IS HEREBY ORDERED Defendant Rice's Motion for Independent and Unbiased 21 Court (#243) and (#26) are **DENIED**. 22 DATED this 17<sup>th</sup> day of July, 2012. 23 24 25 26 United States Magistrate Judge

27

28